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U S APPLICATIO	N NO.		l		ED APPLICANT			0459-0577P	
0	9/80645	7	- 0	CASPERSEN		<u> </u>	INTERNATIONAL	APPLICATION NO.	
			+40.	Dockete	<u> </u>		PCT/DI	(99/00515	27,368
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			-cenic Di	COURTE	NTS LINDE	R 35 L	I.S.C. 371 I	N THE UNI	LED
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)									
t me Calle	ina ita			the englicant Of	the IR to the	United St	ates Patent and	Trademark	
Office as		a Designate	a Onice (3) C						
(U.S. Bas	ic National	Fee.		tion of Small I	ternation	al application i	nto English.	
(X)	Copy of	the internati	of inventors(s)		lation of Articl	le 19 amo	endments into E	inglish.	
	Copy of	Article 19 a	mendments.	Other					
 					to Postink and	ire Anne	ves if any		
 Priority Document. The International Preliminary Examination Report in English and its Annexes, if any. ↑ Translation of Annexes to the International Preliminary Examination Report into English. 									
Ø	Translat	ion of Anne	xes to the thiel	TIZUUIZI FICILII	.na.			'- d'd itame	and/or
2. Ch. Appli	icant has	requested ea	arly processing	under 35 U.S.C	. 371(f) but ha	s not file	d the following	ndication must b	filed
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment.									
	or 3B mo	nths from th Isic National	ic billottich nate	Cop;	of the interna	tional ap	plication.		
U				ishin the nerind	sei forth helow	in order	to complete th	e requirements fo	or
3. The foll	owing ite	ms MUST 1	be turnished w i:	tutin the period	301 10101 0010		· · · · · · · · · · · · · · · · · · ·	interd	
acceptance under 35 U.S.C. 371: acceptance under 35 U.S.C. 371: a. Translation of the application into English. A processing fee will be required if submitted									
a. I ranslation of the appropriate 20 or 30 months from the priority date. later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective									
	''	ranslation.	ansiation is as				ha Annever late	r than the	
Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the									
appropriate 20 or 30 months from the providence with 37 CFR 1 497(a) and (b), properly identifying									
(c) Oath or declaration of the inventors, in compliance with 37 of the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority									
	SI	archarge wil	li be required t	i submitted later	usas use appre	,p,,,,,,,			
	T	he current o	oath or declara	tion does not con	nply with 37 C	FR 1.49	7(a) and (b) for	the reasons	
	i	ndicated on t	the attached Po	CT/DO/EO/917.	n later than the	арргорг	iate 20 or 30 m	onths from the	
	d. Sur و	charge for p iriority date	(37 CFR 1.49)	2(e)).			Lidina sau regu	iced multiple det	endent
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fees, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are claim fee, are required. Applicable PTO-RTS.									es are
claim fee.	are requ	ired. Applic	cant must subn ttached PTO-8	nii the additional 75.	Claim ICC3 Of	CLL 100 . 11.			
due (37 C	PK 1.494	(g)). Sec a			ea oursuant to	37 CFR	1.821-1.825.	See attached	
5. 🗀 Ap	plicant ha	is not submi	tted the require	ed sequence listi	ing pursuant to	J. 01.11			
PCT/DO/					- 4 DOM M	uer bv	SURMITTED	WITHIN TWO	(2)
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER.									
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The time	period se	et above may	y be extended	by filing a petition	on and fee for	extension	of time under	the provisions of	37 01 11
1.136(a)								ime neriod set ab	ove or the
6. If bo	x 3a or 30	is checked	, a translation	of the Annexes I	MUST be subn of if submitted	nitted no later than	1 20 or 30 mon	ime period set ab	rity date.
Annexes will be cancelled. A processing the win of the appropriate 20 (37 CPR 1.494(9))									
20 (2)	7 (20 1	ፈዓና(ሰነ) mon	allis from the p	itority date.					
				I Inite	States Patent	and Trad	lemark Office n	nust be mailed to	the
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)									
		4	ny of this :	notice MUS	T be return	ned wi	th this resp	oonse.	
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Enclose	 □γ	ro-875		PCT/DO/E			Kidwell, Par	ralegal	

FORM PCT/DO/EO/905 (March 2001)

Paulette Kidwell, Para Telephone: 703-305-3656